IN THE UNITED STATES DISTRICT COURT IN THE WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION CIVIL ACTION NO. 3:10-cv-124

UNITRIN AUTO AND HOME INSURANCE COMPANY,

Plaintiff,

VS.

HERSCHEL R. SMITH, PAMELA SMITH, SETH A. SMITH AND DEWY L. HINKLEY, JR., AS ADMINISTRATOR OF THE ESTATE OF ALEXANDRIA GRACE HINKLEY, AND LARRY PUCKETT AS ADMINISTRATOR OF THE ESTATE OF COURTNEY CAMPBELL PUCKETT,

DEFAULT JUDGMENT AS TO DEFENDANT DEWY L. HINKLEY, JR. AS ADMINISTRATOR OF THE ESTATE OF ALEXANDRIA GRACE HINKLEY

Defendants.

This cause was heard by the undersigned on Motion of Plaintiff for Default Judgment. It appears to the Court upon affidavits and pleadings that this is an action for declaratory relief wherein Plaintiff seeks a determination as to its rights and/or responsibilities to Defendant Dewy L. Hinkley, Jr. as Administrator of the Estate of Alexandria Grace Hinkley (hereinafter "Defendant Hinkley") under a certain policy of automobile insurance issued to Defendants Herschel R. Smith and Pamela Smith by Plaintiff; that personal service was had on Defendant Hinkley; that the Court has jurisdiction over the subject matter of this action; that Defendant is not under a disability and has failed to plead or appear in the time allowed by law; that default has been properly entered; and it is determined that Plaintiff has no legal obligation to Defendant Hinkley under the policy of insurance; Plaintiff does not provide coverage for the accident in question occurring on October 24, 2009; and that Plaintiff is entitled to applicable interest and costs in this action.

Signed: March 11, 2011

Graham C. Mullen United States District Judge